United States Utility Patent Application Attorney Docket No.:004.0108

First Named Inventor: Vishwas V. Hardikar

COMBINED DECLARATION AND POWER OF ATTORNEY FOR A UNITED STATES UTILITY PATENT APPLICATION

As a below named inventor, I hereby declare that:

My residence, mailing address, and country of citizenship are stated below next to my full name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter, which is claimed and for which a patent is sought on the invention entitled:

METHODS FOR DEPOSITING COPPER ON A NOBLE METAL LAYER OF A WORK PIECE

the sp	pecification of which:				
[X]	is attached hereto;				
[]	was filed on	and assigned	d U.S. application	serial no. or PCT	application no.
[]	and was amended on	(if a	pplicable).		
	eby state that I have reviding the claims, as amen				*
	by acknowledge the du C.F.R. § 1.56.	ty to disclose info	ormation which is r	material to patenta	bility as defined
paten any f	eby claim foreign priority, inventor's or plant browned application for plational application haved:	eeders rights certi patent, inventor's	ficate(s), listed belower or plant breeders r	ow and have also in its injury in the second	dentified below, , or of any PCT
<u>For</u>	reign Application No.	Country	Ē	Foreign Filing Date	2
listed	by claim the benefit und below: plication No.	der 35 U.S.C. 119 Filing Date	(e) of any United S	tates Provisional a	pplications

I hereby claim the benefit under 35 U.S.C. 120 or 365 of any United States application(s) or of any PCT international application designating the United States of America, listed below:

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As a named inventor, I hereby appoint the attorney(s) and/or agent(s) associated with Customer Number 29906 to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.

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I hereby declare that all statements made herein of my own knowledge are true and that all statements on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that willful false statements may jeopardize the validity of the application or any patent issued thereon.

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